

# EXHIBIT A

STATE OF INDIANA ) BENTON CIRCUIT COURT  
                    ) SS:  
COUNTY OF BENTON ) CAUSE NO.: 04C01-2012-CT-000145

JOSHUA KUMMER and )  
ALLISANDRA KUMMER, )  
                        )  
Plaintiffs,           )  
                        )  
vs.                    )  
                        )  
MATTHEW ARMSTRONG, )  
G.G. BARNETT TRANSPORT, INC. and )  
REDFORD TRUCK LINE, INC., )  
                        )  
Defendants.           )

**PLAINTIFF, JOSHUA KUMMER'S RESPONSE TO DEFENDANTS' FIRST REQUEST FOR ADMISSION**

Comes now the Plaintiff, Joshua Kummer, by counsel, and in accordance with Trial Rule 33, submits the following answers to Defendants' Request for Admissions.

**Request for Admission No. 1:** The total of all of Plaintiff's damages arising from the accident for which Plaintiff seeks compensation does not exceed \$75,000.

**RESPONSE:** Deny.

**Request for Admission No. 2:** Plaintiff will not personally seek damages from the Defendants in excess of \$75,000 at the trial of this matter.

**RESPONSE:** Deny.

Respectfully submitted,  
KELLER & KELLER LLP

*/s/ Ryan Johnson*  
Ryan Johnson, #24252-49  
Attorney for Plaintiffs

**CERTIFICATE OF SERVICE**

On 01/15/21, I electronically filed and served the foregoing document through the Indiana ECF system:

Christopher R. Whitten  
Matthew K. Phillips  
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*/s/ Ryan Johnson*  
Ryan Johnson

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MATTHEW ARMSTRONG, )  
G.G. BARNETT TRANSPORT, INC. and )  
REDFORD TRUCK LINE, INC., )  
                       )  
Defendants.          )

**PLAINTIFF, ALLISANDRA KUMMER'S ANSWERS TO DEFENDANTS' FIRST  
REQUEST FOR ADMISSION DIRECTED TO**

Comes now the Plaintiff, Allisandra Kummer, by counsel, and in accordance with Trial Rule 33, submits the following answers to Defendants' Request for Admissions.

**Request for Admission No. 1:** The total of all of Plaintiff's damages arising from the accident for which Plaintiff seeks compensation does not exceed \$75,000.

**RESPONSE:** Deny.

**Request for Admission No. 2:** Plaintiff will not personally seek damages from the Defendants in excess of \$75,000 at the trial of this matter.

**RESPONSE:** Deny.

Respectfully submitted,  
KELLER & KELLER LLP

/S/ Ryan Johnson  
Ryan Johnson, #24252-49  
Attorney for Plaintiffs

**CERTIFICATE OF SERVICE**

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